United States District Court

SOUTHERN DISTRICT OF TEXAS

	UNITEL	JOIAIE	5 OF AMERIC V.	CA United S Souther	tates Dis	strict Court	ED A	אמינים ב	TION DEN	DING TOTAL	
R	AMIRO		v . ГОS-JIMEN	E.Z.	FILED	· · · · OKD	EK U	DEIEN	HON PEN	DING TRIAL	
In accorda	Do	efendant he Bail Re	form Act, 18 U.S.C	Al	JG 8 ald erand			4	M-12-CR- (M-12-163) that the following		tention of the
defendant	pending to	rial in this	case.			•					
	(1)	Part I - Findings of Fact The defendant is charged with an offense described in 18 U.S.C. §3142(f)(1) and has been convicted of a (federal offense) (state or local offense that would have been a federal offense if a circumstance giving rise to federal jurisdiction had existed) that is a crime of violence as defined in 18 U.S.C. §3156(a)(4). an offense for which the maximum sentence is life imprisonment or death. an offense for which the maximum term of imprisonment of ten years or more is prescribed in									
	(2)		§3142(f)(1)(A)-(C	C), or compa	rable stat	te or local off	enses.		•	ral offenses described	
	(2) (3)	A period of								r a federal, state or lo rom imprisonment) fo	
	(4)	Findings I safety of (Nos. (1), (2) and (3 (an) other person(s) establish a) and the cor	nmunity.	le presumptio I further find ernate Findi	d that the	condition or c defendant has	ombination of cor not rebutted this	nditions will reasonab presumption.	ly assure the
	(1)	There is p	probable cause to be for which a maxin		ne defend	ant has comm	nitted an o		oed in		<u> </u>
	(2)		under 18 U.S.C. § dant has not rebutte rance of the defender	d the presun					nor combination o	f conditions will reaso	onably assure
	443					ernate Findi	ngs (B)				
	(1) (2)		serious risk that the serious risk that the				ety of ano	ther person or	the community.		
				Part II - V	Written S	Statement of	Reasons	for Detention			
evidence)		no condition the communication transcript v. Peralta Should detention	ion or combination minity. The factual is specifically inco , 849 F.2d 625, 626 new information co	of condition findings an reporated as to (D.C. Cir. ome to light J.S.C. § 314	ns will read reasons the unders 1988); Unthat would be unders.	asonably assu s for this ruling signed's written tited States v. Id materially ofendant may	ng were some finding Davis, 8 affect this also seek	appearance of ated on the resident on the resident of the second ated on the resident of the second	of the Defendant cord at the detent pursuant to 18 U. 115 (2d Cir. 1988) g, the Defendant ruling by the Di	evidence) (a preponde as required and 1 1 s tion hearing, and the S.C. § 3142(i). See may move to reopen strict Court pursuant	hearing United States the
opportuni	ent practic ity for prive of the corre	able, from ate consult	persons awaiting ation with defense	ody of the A or serving se counsel. Or	ttorney G entences on order of	or being held f a court of th	designate in custoo e United	d representation by pending apposite on re- states of on re- purpose of a	peal. The defend quest of an attorn	nt in a corrections faci ant shall be afforded ey for the Governmer onnection with a coar	a reasonable nt, the person
Daicu.	raugusi	0,4014									

Name and Title of Judicial Officer

tances Import and Export Act (21 U.S.C. 8951 et sea.): or (c) Section 1 of Act of Sent. 15, 1980

Signature of Judicial Officer

Peter E. Ormsby, U.S. MAGISTRATE JUDGE

*Insert as applicable: (a) Controlled Substances Act (21 U.S.C. §801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. §951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. §955a).